Meg mle Jos jdel ALI 437 P.C Sar Tele	ney or Party Name, Address, Telephone & FAX Nos., State Bar No. & il Address gan E. Lees (SBN 277805) es@aldridgepite.com eph C. Delmotte (SBN 259460) motte@aldridgepite.com DRIDGE PITE, LLP '5 Jutland Drive, Suite 200 D. Box 17933 Diego, CA 92177-0933 ephone: (858)750-7600 esimile: (619) 590-1385	FOR COURT USE ONLY
	Movant appearing without an attorney Attorney for Movant	
	UNITED STATES BA	ANKRUPTCY COURT FORNIA - RIVERSIDE DIVISION
In re	e:	CASE NO.: 6:14-bk-21624-SY
GR	EGORY D CORBIN,	CHAPTER: 13
		NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (REAL PROPERTY)
		DATE: October 19, 2016
		TIME: 9:30 AM
	Debtor(s).	COURTROOM: 302
	vant: WILMINGTON SAVINGS FUND SOCIETY, FSB, JSTEE FOR PRETIUM MORTGAGE ACQUISITION TF	D/B/A CHRISTIANA TRUST, NOT INDIVIDUALLY BUT AS
1.	Hearing Location:	
	 □ 255 East Temple Street, Los Angeles, CA 90012 □ 21041 Burbank Boulevard, Woodland Hills, CA 93420 Twelfth Street, Riverside, CA 92501 	
2.	parties that on the date and time and in the courtroom	onding Parties), their attorneys (if any), and other interested stated above, Movant will request that this court enter an tor and Debtor's bankruptcy estate on the grounds set forth in
3.		oproved court form at www.cacb.uscourts.gov/forms for use in .RFS.RESPONSE), or you may prepare your response using

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the format required by LBR 9004-1 and the Court Manual.

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4.	When serving a response to the motion, serve a copy of it upon the Movant's attorney (or upon Movant, if the motion was filed by an unrepresented individual) at the address set forth above.						
5.	If you fail to timely file and serve a written response to the motion, or fail to appear at the hearing, the court may deem such failure as consent to granting of the motion.						
6.		you		uant to LBR 9013-1(d). If you wish to oppose this motion, n no later than 14 days before the hearing and appear at			
7.	This motion is being heard on SHORTENED NOTICE pursuant to LBR 9075-1(b). If you wish to oppose the motion, you must file and serve a response no later than (date) and (time); and, you reappear at the hearing:						
	a.		An application for order setting hearing on shorten procedures of the assigned judge).	ed notice was not required (according to the calendaring			
	b.		An application for order setting hearing on shorten such motion and order have been or are being serviced.	ed notice was filed and was granted by the court and red upon the Debtor and upon the trustee (if any).			
	C.		rules on that application, you will be served with an	ed notice was filed and remains pending. After the court other notice or an order that specifies the date, time and e deadline for filing and serving a written opposition to the			
Date:	<u>s</u>	epte	ember 26, 2016	Aldridge Pite, LLP Printed name of law firm (if applicable)			
				Megan E. Lees (SBN 277805) Printed name of individual Movant or attorney for Movant Signature of individual Movant or attorney for Movant			

MOTION FOR RELIEF FROM THE AUTOMATIC STAY AS TO REAL PROPERTY1

1.	Мо	evant is the:					
		Holder: Movant has physical possession of a promissory note that either (1) names Movant as the payee under the promissory note or (2) is indorsed to Movant, or indorsed in blank, or payable to bearer.					
Beneficiary: Movant is either (1) named as beneficiary in the security instrument on the subject prope mortgage or deed of trust) or (2) is the assignee of the beneficiary.							
	Servicing agent authorized to act on behalf of the Holder or Beneficiary.						
	Other (specify):						
2.	The	e Property at Issue (Property):					
	a.	Address:					
		Street address: 7296 Ridgeline Drive					
		Unit/suite number: City, state, zip code: Riverside, California 92509					
	b.	Legal description or document recording number (including county of recording), as set forth in Movant's deed of trust (attached as Exhibit <u>2</u>): Riverside County; Inst. No. 2006-0639647					
3.	Baı	nkruptcy Case History:					
	a.	A ☑ voluntary ☐ involuntary bankruptcy petition under Chapter ☐ 7 ☐ 11 ☐ 12 ☑ 13 was filed on (<i>date</i>) <u>9/16/2014</u> .					
	b.	o. An order to convert this case to chapter 7 7 11 12 13 was entered on (<i>date</i>):					
	c.	A plan, if any, was confirmed on (<i>date</i>): 10/27/2016 .					
4.	Gro	ounds for Relief from Stay:					
	a.	□ Pursuant to 11 U.S.C. § 362(d)(1), cause exists to grant Movant relief from stay as follows:					
		(1) Movant's interest in the Property is not adequately protected.					
		(A) Movant's interest in the Property is not protected by an adequate equity cushion.					
		(B) The fair market value of the Property is declining and payments are not being made to Movant sufficient to protect Movant's interest against that decline.					
		(C) Proof of insurance regarding the Property has not been provided to Movant, despite the Debtor's obligation to insure the collateral under the terms of Movant's contract with the Debtor.					
		(2) The bankruptcy case was filed in bad faith.					
		(A) Movant is the only creditor, or one of very few creditors, listed or scheduled in the Debtor's case commencement documents.					
		(B) The Property was transferred to the Debtor either just before the bankruptcy filing or after the filing.					
		(C) A non-individual entity was created just prior to the bankruptcy petition date for the sole purpose of filing this bankruptcy case.					
		(D) Other bankruptcy cases have been filed in which an interest in the Property was asserted.					
		(E) The Debtor filed only a few case commencement documents with the bankruptcy petition. Schedules and the statement of financial affairs (or chapter 13 plan, if appropriate) have not been filed.					
		(F) Other (see attached continuation page).					

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		(3)	☐ (Chapter 12 or 13 cases only)
			(A) All payments on account of the Property are being made through the plan.
			☐ Preconfirmation ☐ Postconfirmation plan payments have not been made to the chapter 12
			trustee or chapter 13 trustee.
			(B) \boxtimes Postpetition mortgage payments due on the note secured by a deed of trust on the Property have not been made to Movant.
		(4)	☐ The Debtor filed a Statement of Intentions that indicates the Debtor intends to surrender the Property.
		(5)	☐ The Movant regained possession of the Property on (<i>date</i>), which is ☐ prepetition ☐ postpetition.
		(6)	For other cause for relief from stay, see attached continuation page.
	b.		Pursuant to 11 U.S.C. § 362(d)(2)(A), the Debtor has no equity in the Property; and, pursuant to § 362(d)(2)(B), the Property is not necessary to an effective reorganization.
	C.		Pursuant to 11 U.S.C. § 362(d)(3), Debtor has failed, within the later of 90 days after the order for relief or 30 days after the court determined that the Property qualifies as "single asset real estate" as defined in 11 U.S.C. § 101(51B) to file a reasonable plan of reorganization or to commence monthly payments.
	d.		Pursuant to 11 U.S.C. \S 362(d)(4), the Debtor's filing of the bankruptcy petition was part of a scheme to delay, hinder, or defraud creditors that involved:
		(1)	☐ The transfer of all or part ownership of, or other interest in, the Property without the consent of Movant or court approval; or
		(2)	☐ Multiple bankruptcy cases affecting the Property.
5.		Gro	bunds for Annulment of the Stay. Movant took postpetition actions against the Property or the Debtor.
	a.		These actions were taken before Movant knew the bankruptcy case had been filed, and Movant would have been entitled to relief from the stay to proceed with these actions.
	b.		Movant knew the bankruptcy case had been filed, but Movant previously obtained relief from stay to proceed with these enforcement actions in prior bankruptcy cases affecting the Property as set forth in Exhibit
	c.		Other (specify):
6.		iden otion	ce in Support of Motion: (Declaration(s) MUST be signed under penalty of perjury and attached to this
	a.	The	e REAL PROPERTY DECLARATION on page -6- 7 of this motion.
	b.		Supplemental declaration(s).
	C.		The statements made by Debtor under penalty of perjury concerning Movant's claims and the Property as set forth in Debtor's case commencement documents. Authenticated copies of the relevant portions of the case commencement documents are attached as Exhibit
	d.		Other:
7.		An	optional Memorandum of Points and Authorities is attached to this motion.

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Movant requests the following relief:

1.	Rel	ief from the stay is granted under: ⊠11 U.S.C. § 362(d)(1)			
2.	\boxtimes	Movant (and any successors or assigns) may proceed under applicable nonbankruptcy law to enforce its remedies to foreclose upon and obtain possession of the Property.				
3.		Movant, or its agents, may, at its option, offer, provide and enter into a potential forebearance agreement, loan modification, refinance agreement or other loan workout or loss mitigation agreement. Movant, through its servicing agent, may contact the Debtor by telephone or written correspondence to offer such an agreement. Any such agreement shall be nonrecourse unless stated in a reaffirmation agreement.				
4.		Confirmation that there is no stay in effect.				
5.		The stay is annulled retroactive to the bankruptcy petition enforce its remedies regarding the Property shall not con				
6.		The co-debtor stay of 11 U.S.C. $\S1201(a)$ or $\S1301(a)$ is the same terms and conditions as to the Debtor.	terminated, modified or annulled as to the co-debtor, on			
7.		The 14-day stay prescribed by FRBP 4001(a)(3) is waive	d.			
8.		A designated law enforcement officer may evict the Debtor and any other occupant from the Property regardless of any future bankruptcy filing concerning the Property for a period of 180 days from the hearing on this Motion: without further notice, or upon recording of a copy of this order or giving appropriate notice of its entry in compliance with applicable nonbankruptcy law.				
9.		Relief from the stay is granted under 11 U.S.C. § 362(d)(governing notices of interests or liens in real property, the purporting to affect the Property filed not later than 2 year except that a debtor in a subsequent case under this title circumstances or for good cause shown, after notice and	e order is binding in any other case under this title rs after the date of the entry of the order by the court, may move for relief from the order based upon changed			
10.		 The order is binding and effective in any bankruptcy case commenced by or against any debtor who claims any interest in the Property for a period of 180 days from the hearing of this Motion: □ without further notice, or □ upon recording of a copy of this order or giving appropriate notice of its entry in compliance with applicable nonbankruptcy law. 				
11.	 The order is binding and effective in any future bankruptcy case, no matter who the debtor may be: without further notice, or upon recording of a copy of this order or giving appropriate notice of its entry compliance with applicable nonbankruptcy law. 					
12.		Upon entry of the order, for purposes of Cal. Civ. Code $\$ Code $\$ 2920.5(c)(2)(C).	2923.5, the Debtor is a borrower as defined in Cal. Civ.			
13.	\boxtimes	If relief from stay is not granted, adequate protection sha	l be ordered.			
14.		See attached continuation page for other relief requested				
Dat	e:	<u>September 26, 2016</u>	Aldridge Pite, LLP Printed name of law firm (if applicable)			
			Megan E. Lees (SBN 277805) Printed name of individual Movant or attorney for Movant Signature of individual Movant or attorney for Movant			
			orginates of individual inovalit of attorney for inovalit			

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ADDITIONAL INFORMATION

¹ This Motion for Relief from Automatic Stay shall not constitute a waiver of the within party's right to receive service pursuant to Fed. R. Civ. P. 4, made applicable to this proceeding by Fed. R. Bankr. P. 7004, notwithstanding Aldridge Pite, LLP's participation in this proceeding. Moreover, the within party does not authorize Aldridge Pite, LLP, either expressly or impliedly through Aldridge Pite, LLP's participation in this proceeding, to act as its agent for purposes of service under Fed. R. Bankr. P. 7004.

REAL PROPERTY DECLARATION

Ι, (p <i>rir</i>	nt name of Declarant) Stephanie Flores , declare:			
1.	CC	nave personal knowledge of the matters set forth in this declaration and, if called upon to testify, I could and would empetently testify thereto. I am over 18 years of age. I have knowledge regarding Movant's interest in the real operty that is the subject of this Motion (Property) because (specify):			
	a.	☐ I am the Movant.			
	b.	I am employed by Movant as (state title and capacity):			
	C.	Other (specify): SEE ATTACHED CONTINUATION SHEET			
2.	a. I am one of the custodians of the books, records and files of Movant that pertain to loans and extensions of credit given to Debtor concerning the Property. I have personally worked on books, records and files, and as to the following facts, I know them to be true of my own knowledge or I have gained knowledge of them from the business records of Movant on behalf of Movant. These books, records and files were made at or about the time of the events recorded, and which are maintained in the ordinary course of Movant's busines at or near the time of the actions, conditions or events to which they relate. Any such document was prepared in the ordinary course of business of Movant by a person who had personal knowledge of the ever being recorded and had or has a business duty to record accurately such event. The business records are available for inspection and copies can be submitted to the court if required.				
	b.	Other (see attached): <u>SEE ATTACHED CONTINUATION SHEET</u>			
3.	Th	e Movant is:			
	a.	Holder: Movant has physical possession of a promissory note that (1) names Movant as the payee under the promissory note or (2) is indorsed to Movant, or indorsed in blank, or payable to bearer. A true and correct copy of the note, with affixed allonges/indorsements, is attached as Exhibit 1.			
	b.	Beneficiary: Movant is either (1) named as beneficiary in the security instrument on the subject property (e.g.,mortgage or deed of trust) or (2) is the assignee of the beneficiary. True and correct copies of the recorded security instrument and assignments are attached as Exhibit			
	C.	Servicing agent authorized to act on behalf of the:Holder.Beneficiary.			
	d.	Other (specify):			
4.	a.	The address of the Property is:			
		Street address: 7296 Ridgeline Drive Unit/suite no.:			
		City, state, zip code: Riverside, California 92509			
	b.	The legal description of the Property or document recording number (including county of recording) set forth in the Movant's deed of trust is:. Riverside County; Inst. No. 2006-0639647			

5.	Тур	pe of property (check all applicable boxes):					
	a. c. e. g.		b. d. f.	Other reside Commercia Vacant land	ł		
6.	a.b.c.d.e.f.	ture of Debtor's interest in the Property: Sole owner Co-owner(s) (specify): Lienholder (specify): Other (specify): Debtor did did not list the Propert The Debtor acquired the interest in the Propert The deed was recorded on (date)	y by	grant de		uitclaim dea	ed 🔲 trust deed.
7.	that	vant holds a 🔯 deed of trust 🔲 judgment lien [t encumbers the Property. A true and correct copy of the document as rec			xhibit 2		
		A true and correct copy of the promissory note attached as Exhibit 1.					
	C.	A true and correct copy of the assignment(s) trust to Movant is attached as Exhibit	transf	erring the benefi	icial intere	st under th	e note and deed of
0	Δm	ount of Mariant's alaim with reamont to the Dramantic					
ο.	A1111	ount of Movant's claim with respect to the Property:					
0.	Am		Р	REPETITION	POSTE	PETITION	TOTAL
0.	a.	Principal:	\$	REPETITION	\$	PETITION	TOTAL \$474,609.71
0.		Principal: Accrued interest:	\$	REPETITION	\$	PETITION	
0.	a.	Principal: Accrued interest: Late charges	\$ \$ \$	REPETITION	\$	PETITION	\$474,609.71
0.	a. b.	Principal: Accrued interest: Late charges Costs (attorney's fees, foreclosure fees, other	\$	REPETITION	\$	PETITION	\$474,609.71 \$11,270.46
0.	a. b. c. d.	Principal: Accrued interest: Late charges Costs (attorney's fees, foreclosure fees, other costs):	\$ \$ \$	REPETITION	\$ \$ \$	PETITION	\$474,609.71 \$11,270.46 \$0.00 \$6,097.82
0.	a. b. c. d.	Principal: Accrued interest: Late charges Costs (attorney's fees, foreclosure fees, other costs): Advances (property taxes, insurance):	\$ \$ \$ \$	REPETITION	\$ \$ \$ \$	PETITION	\$474,609.71 \$11,270.46 \$0.00 \$6,097.82
0.	a. b. c. d. e. f.	Principal: Accrued interest: Late charges Costs (attorney's fees, foreclosure fees, other costs): Advances (property taxes, insurance): Less suspense account or partial balance paid:	\$ \$ \$ \$ \$	REPETITION	\$ \$ \$ \$ \$	PETITION	\$474,609.71 \$11,270.46 \$0.00 \$6,097.82 \$0.00 \$[59.14]
0.	a. b. c. d. e. f.	Principal: Accrued interest: Late charges Costs (attorney's fees, foreclosure fees, other costs): Advances (property taxes, insurance): Less suspense account or partial balance paid: TOTAL CLAIM as of (date): 8/11/2016	\$ \$ \$ \$ \$ \$ \$]	\$ \$ \$ \$	PETITION	\$474,609.71 \$11,270.46 \$0.00 \$6,097.82
9.	a. b. c. d. e. f. g. h. Stat has a. b.	Principal: Accrued interest: Late charges Costs (attorney's fees, foreclosure fees, other costs): Advances (property taxes, insurance): Less suspense account or partial balance paid: TOTAL CLAIM as of (date): 8/11/2016 Loan is all due and payable because it mature sus of Movant's foreclosure actions relating to the Proccurred): Notice of default recorded on (date) or ⊠ none reconstructions of sale recorded on (date) or ⊠ none reconstructions.	\$ \$ \$ \$ \$ d on (operty) e recorded	date)(fill the date or ded.	\$ \$ \$ \$ \$ \$ \$ \$		\$474,609.71 \$11,270.46 \$0.00 \$6,097.82 \$0.00 \$[59.14] \$491,908.85
	a. b. c. d. e. f. g. h. Stat has a. b.	Principal: Accrued interest: Late charges Costs (attorney's fees, foreclosure fees, other costs): Advances (property taxes, insurance): Less suspense account or partial balance paid: TOTAL CLAIM as of (date): 8/11/2016 Loan is all due and payable because it mature us of Movant's foreclosure actions relating to the Proccurred): Notice of default recorded on (date) or \infty none	\$ \$ \$ \$ \$ d on (operty) e recorded	date)(fill the date or ded.	\$ \$ \$ \$ \$ \$ \$ \$		\$474,609.71 \$11,270.46 \$0.00 \$6,097.82 \$0.00 \$[59.14] \$491,908.85
	a. b. c. d. e. f. g. h. Stat has a. b. c.	Principal: Accrued interest: Late charges Costs (attorney's fees, foreclosure fees, other costs): Advances (property taxes, insurance): Less suspense account or partial balance paid: TOTAL CLAIM as of (date): 8/11/2016 Loan is all due and payable because it mature sus of Movant's foreclosure actions relating to the Proccurred): Notice of default recorded on (date) or ⊠ none reconstructions of sale recorded on (date) or ⊠ none reconstructions.	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	date)	\$ \$ \$ \$ \$ \$ \$ \$		\$474,609.71 \$11,270.46 \$0.00 \$6,097.82 \$0.00 \$[59.14] \$491,908.85
	a. b. c. d. F. Stat has a. b. c. d.	Principal: Accrued interest: Late charges Costs (attorney's fees, foreclosure fees, other costs): Advances (property taxes, insurance): Less suspense account or partial balance paid: TOTAL CLAIM as of (date): 8/11/2016 □ Loan is all due and payable because it mature us of Movant's foreclosure actions relating to the Proccurred): Notice of default recorded on (date) or ⊠ none reconstructions relations relations.	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	date)	\$ \$ \$ \$ \$ \$ \$ \$		\$474,609.71 \$11,270.46 \$0.00 \$6,097.82 \$0.00 \$[59.14] \$491,908.85

i	i.	Estimate price)	ed costs of sale:	\$(est	imate based upon _	% of estimated gross sales
j		☐ The fair	market value of	the Property is declining bed	ause:	
			-			
12. [ly) Status of Movant's loan a		
c		A plan confir A plan was c	mation hearing of confirmed on the	urrently scheduled for (or co following date (if applicable)	ncluded on) the follo : 10/27/2014	<u>-</u>
Ł	Э.		preconfirmation	payments due BUT REMAIN		the filing of the case:
		Number of	1	Amount of Each Payment	Total	
		Payments	Late Charges	Or Late Charge		
		0		N/A		\$0.00
		<u> </u>	 			
		<u> </u>				
			<u> </u>			
		/C#			11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
				l breakdown or information a	•	
С	; .			payments due BUT REMAIN		the filing of the case:
		Number of		Amount of Each Payment	Total	
		Payments	Late Charges	Or Late Charge		
		11		\$2,049.81	\$22,	547.91
				77.54		
d				r charges due but unpaid: nt, see Exhibit .)		\$ 0.00
e	,	Attorneys' fee	es and costs	,		\$ 0.00
·				nt, see Exhibit)		Ψ 0.00
f				rtial paid balance		ΦΕ4. COO. 741
1.		Less suspens	OTAL DOSTDE	TITION DELINQUENCY:		\$[1,632.71] \$20.045.20
q				of anticipated hearing date (\$20,915.20
9	•	An additional	navment of \$2.0	49.81 will come due	on Sentember 1. 2	
		the 1st day	of each month th	ereafter. If the navment is no	on <u>deptember 1, 2</u>	day of the month, a late
		charge of \$	will he ch	arged to the loan.	or received by the	day of the month, a fate
ь					end from the Debter	in manufactural constitution of the con-
11		Annount and t	alicable)	postpetition payments received	ved from the Debtor	in good funds, regardless of how
		applied (if app		date) July 6, 2016		
		\$ <u>2,049.00</u> \$2,049.00	received on (date) May 4, 2016		
	,	♥ <u>८,049.00</u> \$2 በ⊿0 81	received on (date) <u>February 29, 2016</u>		
	•	Ψ <u>ε,υτσ.υ Ι</u>	received on (date) Tebluary 28, 2016		
i.		The entire	a claim is provide	ad for in the chanter 12 or 12	nion and northetitic	on plan payments are delinquent.
1.		nine onti ea neia ∆	vment history is	attached se Evhihit	pian and postpetition	on plan payments are delinquent. ation(s) of chapter 12 trustee or
		13 trustes	regarding recei	nt of navments under the pla	n lattach I RD form	F 4001-1.DEC.AGENT.TRUSTEE).
		10 11 40 100	J. Jugaranig 10001	pror payments under the pie	ii (allacii LDN 101111	1 4001-1.DEO.AGENT.TRUSTEE).

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13. [Proof insur	of insurance regarding the Property has not been provided to Movant, despite the Debtor's obligation to e the collateral under the terms of Movant's contract with the Debtor.
14.	11 U. days has n	that the Property qualifies as "single asset real estate" as defined in S.C. § 101(51B). More than 90 days have passed since the filing of the bankruptcy petition, more than 30 have passed since the court determined that the Property qualifies as single asset real estate; the Debtor ot filed a plan of reorganization that has a reasonable possibility of being confirmed within a reasonable or the Debtor has not commenced monthly payments to Movant as required by 11 U.S.C. § 362(d)(3).
15. 🔲		Debtor's intent is to surrender the Property. A true and correct copy of the Debtor's statement of intentions is ned as Exhibit
16. 🗌	Mova	nt regained possession of the Property on (date), which is prepetition postpetition.
17. 🔲		ankruptcy case was filed in bad faith: Movant is the only creditor or one of few creditors listed in the Debtor's case commencement documents. Other bankruptcy cases have been filed in which an interest in the Property was asserted. The Debtor filed only a few case commencement documents. Schedules and a statement of financial
	U	affairs (or chapter 13 plan, if appropriate) have not been filed.
	d. [Other (specify):
18. 🗍	a. [court approval. See attached continuation page for facts establishing the scheme. Multiple bankruptcy cases affecting the Property include:
18. 🗍	a. [The transfer of all or part ownership of, or other interest in, the Property without the consent of Movant or court approval. See attached continuation page for facts establishing the scheme. Multiple bankruptcy cases affecting the Property include:
18. 🗍	a. [b. [1.	The transfer of all or part ownership of, or other interest in, the Property without the consent of Movant or court approval. See attached continuation page for facts establishing the scheme. Multiple bankruptcy cases affecting the Property include: Case name: Chapter: Date filed: Date discharged: Date dismissed:
18. 🗍	a. [b. [1.	The transfer of all or part ownership of, or other interest in, the Property without the consent of Movant or court approval. See attached continuation page for facts establishing the scheme. Multiple bankruptcy cases affecting the Property include: Case name: Chapter: Date filed: Case number: Relief from stay regarding this Property Was Date dismissed: Case name: Chapter: Chapter: Case number: Date discharged: Date dismissed: Date dismissed: Relief from stay regarding this Property Was Was not granted.
18.	a. [b.] 1. 2. 3.	The transfer of all or part ownership of, or other interest in, the Property without the consent of Movant or court approval. See attached continuation page for facts establishing the scheme. Multiple bankruptcy cases affecting the Property include: Case name: Chapter: Date filed: Date discharged: Date dismissed: Relief from stay regarding this Property was was not granted. Case name: Chapter: Case number: Date filed: Date discharged: Date dismissed: Relief from stay regarding this Property was was not granted. Case name: Chapter: Case name: Case name: Chapter: Case name: Chapter: Date discharged: Date dismissed: Date dismissed: Date dismissed:

19. 🗌	Enforcement act declaration(s).	ions taken after the bankruptc	y petition was filed are spe	ecified in the attached supplemental
a.	These action have been e	is were taken before Movant k ntitled to relief from stay to pro	new the bankruptcy petitic ceed with these actions.	on had been filed, and Movant would
b.	Movant knev with these er	v the bankruptcy case had bee nforcement actions in prior ban	n filed, but Movant previous ruptcy cases affecting th	usly obtained relief from stay to proceed ne Property as set forth in Exhibit
c.	☐ For other fac	ts justifying annulment, see at	tached continuation page.	
I declar	e under penalty o	f perjury under the laws of the	United States that the fore	egoing is true and correct.
09/0 Date	8/2016	Stephanie Flor	res (gignature gignature

CONTINUATION SHEET

Ι,	<u>Sta</u>	phanie	Flores	, declare

- 1. I am over 18 years of age and am employed as a SK Specialist of Rushmore Loan Management Services, LLC ("RLMS"). In such capacity, I am authorized to make this declaration regarding the loan described below (the "Loan"). If called to testify in this matter, I would testify under oath as to the following:
- 2. I have access to and am familiar with RLMS's books and records regarding the Loan, RLMS's servicing records, and copies of the applicable Loan documents. I am familiar with the manner in which RLMS maintains its books and records, including computer records relating to the servicing of the Loan. RLMS's records are made at or near the time of the occurrence of the matters set forth in such records, by an employee or representative with knowledge of the acts or events recorded. Such records are obtained, kept and maintained by RLMS in the regular course of RLMS's business. RLMS relies on such records in the ordinary course of its business.
- 3. RLMS has the contractual right and responsibility to service the Loan on Wilmington Savings Fund Society, FSB, d/b/a Christiana Trust, not individually but as trustee for Pretium Mortgage Acquisition Trust's behalf.
- 4. As the loan servicer, RLMS acts as an agent for Wilmington Savings Fund Society, FSB, d/b/a Christiana Trust, not individually but as trustee for Pretium Mortgage Acquisition Trust and is generally responsible for the administration of the Loan until the loan is paid in full, assigned to another creditor, or the servicing rights are transferred. Administering the Loan includes, among other things, sending monthly payment statements, collecting monthly payments, maintaining records of payments and balances, collecting and paying taxes and insurance (and managing escrow and impound funds), remitting monies to Wilmington Savings Fund Society, FSB, d/b/a Christiana Trust, not individually but as trustee for Pretium Mortgage Acquisition Trust, following up on loan delinquencies, home loan workouts and home retention programs, and other general customer service functions. Further, in the event of a default under the terms of the Loan, RLMS is authorized by Wilmington Savings Fund Society, FSB, d/b/a Christiana Trust, not individually but as trustee for Pretium Mortgage Acquisition Trust and under applicable law to enforce the terms of the subject deed of trust.
- According to RLMS's books and records, the Loan is evidenced by a promissory note executed by Gregory Deon Corbin and dated August 23, 2006, in the original principal amount of \$420,000.00 (the "Note"). See <u>Exhibit 1</u>.
- RLMS's records reflect that Wilmington Savings Fund Society, FSB, d/b/a Christiana Trust, not
 individually but as trustee for Pretium Mortgage Acquisition Trust holds possession of the
 original Note. The Note is indorsed and payable in blank. See Exhibit 1.
- 7. The Note is secured by a deed of trust (the "Deed of Trust") relating to the real property commonly known as 7296 Ridgeline Drive, Riverside, California 92509 (the "Property"). The Deed of Trust reflects that it was duly recorded. See Exhibit 2.
- Copies of the Note and Deed of Trust which are attached hereto as Exhibits 1 and 2 are true

and correct copies of said documents contained in RLMS's business records.

fees and expenses in this matter.	, , , , , , , , , , , , , , , , , , , ,
Executed this 8 day of September	, 2016, at <u>Irvine</u> , <u>California</u> .
	- Starl
	Signature of Declarant
	Stephanie Flores
	Print Name of Declarant

9. RLMS has retained counsel to represent it in this matter, and is thereby incurring attorneys'

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 4375 Jutland Dr., Ste 200, P.O. Box 17933, San Diego CA, 92177-0933

A true and correct copy of the foregoing document entitled: **NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (REAL PROPERTY)** will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

1. <u>TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF)</u>: Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (*date*) September 27, 2016, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined

that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below: U.S. TRUSTEE: ustpregion16.rs.ecf@usdoj.gov ATTORNEY FOR DEBTOR: Candace J Arroyo arroyofirm@gmail.com TRUSTEE: Rod (SY) Danielson (TR) notice-efile@rodan13.com Service information continued on attached page 2. SERVED BY UNITED STATES MAIL: On (date) September 27, 2016, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed. PRESIDING JUDGE: Honorable Scott H. Yun, 3420 Twelfth Street, Ste 345, Riverside, CA 92501 **DEBTOR:** Gregory D Corbin, 7296 Ridgeline Dr, Riverside, CA 92509 Service information continued on attached page 3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (date) , I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed. Service information continued on attached page I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. Wendy Rodriguez September 27, 2016 /s/ Wendy Rodriguez Printed name Signature Date